IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

CHRI	STINE	ABBC	TT			*					
						*	CIV	IL NO.	13-CV-	3530	
	Plaintiff,					*					
		v.				*					
OFFIC	CER GI	RISHK	OT, et	al.		*					
	Defen	dants.				*					
*	*	*	*	*	*	*	*	*	*	*	
				ANSW	ER TO	AMEN	IDED C	OMPL	<u>AINT</u>		

Defendants, Officers Lee Grishkot and Todd Edick, by their attorneys, Michael Marshall, Chaz Ball, and Schlachman, Belsky & Weiner, P.A., in answer to Plaintiff's Amended Complaint, state as follows:

JURISDICTION AND VENUE

- 1. No answer required
- 2. Admitted
- 3. Admitted

PARTIES

- 4. No answer required
- 5. Admitted
- 6. Admitted

GERNERAL ALLEGATIONS

7.	Defendants are without knowledge or information sufficient to form a belief as to the
	truth of the averments, and the averments are therefore deemed denied.
8.	Admitted.
9.	Denied.
10.	Admitted.
11.	Admitted as to Defendant Edick and denied as to Defendant Grishkot.
12.	Denied.
13.	Denied.
14.	Denied.
15.	Denied.
16.	Denied.
17.	Denied.
18.	Denied.
19.	Denied.
20.	Denied.
21.	Admitted as to Defendant Grishkot and denied as to Defendant Edick.
22.	Denied.
23.	Admitted as to Defendant Grishkot and denied as to Defendant Edick.
24.	Denied.
25	Denied

- 26. Admitted that Plaintiff was arrested by Defendant Grishkot. Plaintiff was detained at Central Booking and Defendants are without knowledge or information sufficient to form a belief as to the truth of the averments, and the averments are therefore deemed denied.
- 27. Admitted. The Defendants did not question her.
- 28. Admitted.
- 29. Defendants are without knowledge or information sufficient to form a belief as to the truth of the averments, and the averments are therefore deemed denied.
- 30. Admitted.

COUNT I: VIOLATION OF 42 U.S.C. §1983 BASED ON DETENTION

- 31. No answer is required. 32. Denied. 33. Denied.
- 34. Denied. 35. Denied.
- 36. Denied.
- 37. Denied.
- 38. Denied.
- 39. Denied.
- 40. Defendants are without knowledge or information sufficient to form a belief as to the truth of the averments, and the averments are therefore deemed denied.

COUNT II: VIOLATION OF 42 U.S.C. §1983 BASED ON MALICIOUS **PROSECUTION**

- 41. No response required.
- 42. Denied.

43. Denied.
44. Denied.
45. Denied.
46. Admitted as to Defendant Grishkot and denied as to Defendant Edick.
47. Admitted as to Defendant Grishkot and denied as to Defendant Edick.
48. Denied.
49. Admitted as to Defendant Grishkot and denied as to Defendant Edick.
50. Denied.
51. Denied.
52. Denied.
53. Defendants are without knowledge or information sufficient to form a belief as to the
truth of the averments, and the averments are therefore deemed denied.
54. Denied.
55. Defendants do not know what "as a direct result" means, and the averments are therefore
deemed denied.
COUNT III: STATE MALICIOUS PROSECUTION
56. No answer required.
57. Denied.
58. Denied.
59. Denied.
60. Denied.
61. Denied.

62. Defendants are without knowledge or information sufficient to form a belief as to the
truth of the averments, and the averments are therefore deemed denied.
63. Denied.
64. Defendants do not know what "as a direct result" means, and the averments are therefore
deemed denied.
COUNT IV: VIOLATION OF 42 U.S.C. §1983 USE OF EXCESSIVE FORCE
65. No answer is required.
66. Denied.
67. Denied.
68. Denied.
69. Denied.
70. Denied.
71. Denied.
72. Denied.
73. Denied.
74. Denied.
75. Denied.
76. Defendants are without knowledge or information sufficient to form a belief as to the
truth of the averments, and the averments are therefore deemed denied.
COUNT V: BATTERY OF PLAINTIFF
77. No answer required.
78. Denied.

79	9. Denied.
80	O. Denied.
	COUNT VI: INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS
8	1. No answer required.
82	2. Denied.
8.	3. Denied.
84	4. Denied.
8:	5. Defendants do not know what "as a direct result" means, and the averments are therefore
	deemed denied.
	COUNT VII: VIOLATION OF 42 U.S.C. 1983 BASED ON FIRST AMENDMENT <u>RETALIATION AGAINST PLAINTIFF</u>
80	6. No response required.
8′	7. Denied.
88	8. Admitted. Defendant Grishkot arrested the Plaintiff.
89	9. Denied.
90	O. Denied.
9	1. Denied.
92	2. Defendants do not know what "as a direct result" means, and the averments are therefore
	deemed denied.
	COUNT VIII: FALSE IMPRISONMENT
9.	3. No answer is required
94	4. Admitted. Defendant Grishkot arrested the Plaintiff.
9:	5. Admitted. Defendant Grishkot arrested the Plaintiff.
90	6. Denied

97. Defendants do not know what "as a direct result" means, and the averments are therefore deemed denied.

COUNT IX: ARTICLE 24 AND 26 OF THE MARYLAND DECLARATION OF RIGHTS – UNLAWFUL DETENTION, MALICIOUS PROSECUTION, EXCESSIVE FORCE, AND FIRST AMENDMENT RETALIATION

- 98. No answer is required
- 99. Defendants are without knowledge or information sufficient to form a belief as to a legal conclusion, and the averments are therefore deemed denied.
- 100. No answer is required

ALL ALLEGATIONS OF THE COMPLAINT NOT SPECIFICALLY ADMITTED ARE DENIED, AND DEFENDANTS DEMAND STRICT PROOF THEREOF.

AFFIRMATIVE DEFENSES

DEFENDANTS' FIRST AFFIRMATIVE DEFENSE

Plaintiff's Amended Complaint, and each and every allegation thereof, fails to state a claim upon which relief can be granted.

DEFENDANTS' SECOND AFFIRMATIVE DEFENSE

Defendants generally deny any allegations of wrongdoing and assert further that they have not violated any of Plaintiff's constitutional rights.

DEFENDANTS' THIRD AFFIRMATIVE DEFENSE

Any arrest, search or detention of Plaintiff was lawful, and any seizures were lawful.

DEFENDANTS' FOURTH AFFIRMATIVE DEFENSE

Defendants had probable cause and reasonable articulable suspicion to search and detain Plaintiff, and to make any seizures, to the extent that Defendants did any of the above-mentioned acts.

DEFENDANTS' FIFTH AFFIRMATIVE DEFENSE

Defendants did not act with any malice and their actions were objectively reasonable.

DEFENDANTS' SIXTH AFFIRMATIVE DEFENSE

Defendants acted reasonably under the circumstances and in good faith.

DEFENDANTS' SEVENTH AFFIRMATIVE DEFENSE

Defendants' actions were privileged because Defendants were performing lawful duties as members of the Baltimore Police Department and are entitled to and claim all common law, statutory, and qualified immunities.

DEFENDANTS' EIGHTH AFFIRMATIVE DEFENSE

To the extent Plaintiff suffered any injuries, losses or damages as a result of the incident alleged in her Amended Complaint, the injuries were proximately caused by Plaintiff's own illegal conduct or by the conduct of other persons or parties for whom Defendants were not and are not responsible or liable.

DEFENDANTS' NINTH AFFIRMATIVE DEFENSE

Plaintiff's claims are barred, in whole or in part, by the applicable statute of limitations, and by the doctrines of laches.

DEFENDANTS' TENTH AFFIRMATIVE DEFENSE

Plaintiff's claims are barred, in whole or in part, by the doctrine of unclean hands.

DEFENDANTS' ELEVENTH AFFIRMATIVE DEFENSE

Plaintiff's claims are barred, in whole or in part, by the doctrine of assumption of the risk.

DEFENDANTS' TWELFTH AFFIRMATIVE DEFENSE

Plaintiff's claims are barred, in whole or in part, by the doctrine of contributory negligence.

DEFENDANTS' THIRTEENTH AFFIRMATIVE DEFENSE

Plaintiff's claims are barred, in whole or in part, by the doctrine of waiver.

DEFENDANTS' FOURTEENTH AFFIRMATIVE DEFENSE

Plaintiff's claims are barred, in whole or in part, by the doctrines of governmental immunity and qualified immunity.

DEFENDANTS' FIFTEENTH AFFIRMATIVE DEFENSE

Plaintiff failed to mitigate her alleged damages.

DEFENDANTS' SIXTEENTH AFFIRMATIVE DEFENSE

Plaintiff's claims are barred, in whole or in part, by the doctrines of estoppel, res judicata and collateral estoppel.

DEFENDANTS' SEVENTEENTH AFFIRMATIVE DEFENSE

Plaintiff's claims are barred, in whole or in part, by the doctrine of illegality.

DEFENDANTS' EIGHTEENTH AFFIRMATIVE DEFENSE

Plaintiff's claims are barred because Plaintiff failed to give adequate and sufficient notice of her claims alleged in her Amended Complaint as required by Md. Ann. Code, Cts. & Jud. Proc. Art. § 5-304.

WHEREFORE, having fully answered Plaintiff's Amended Complaint regarding all causes of action, Defendants Grishkot and Edick respectfully requests that Plaintiff be denied the relief requested in her Amended Complaint; that Plaintiff's Amended Complaint be dismissed in its entirety and with prejudice as to both Defendants; that judgment be entered in favor of Defendants Grishkot and Edick and against Plaintiff Abbott; that Defendants Grishkot and Edick be awarded their costs and attorney fees incurred in defending this action; and that this Court grant Defendants Grishkot and Edick such other and further relief as this Court may deem just and appropriate.

Respectfully submitted,

_/s/____

Michael Marshall Schlachman, Belsky & Weiner, P.A. 300 East Lombard Street, Suite 1100 Baltimore, Maryland 21202 (410) 685-2022 Attorneys for Defendants Grishkot and Edick

CERTIFICATE OF SERVICE

I hereby certify that on this 12th day of August, 2014, a copy of the foregoing Answer was electronically filed with the United States District Court for the District of Maryland. All counsel of record are being served by the Court's electronic filing system or by first-class mail, properly addressed and postage prepaid.

_/s/___ Michael Marshall

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